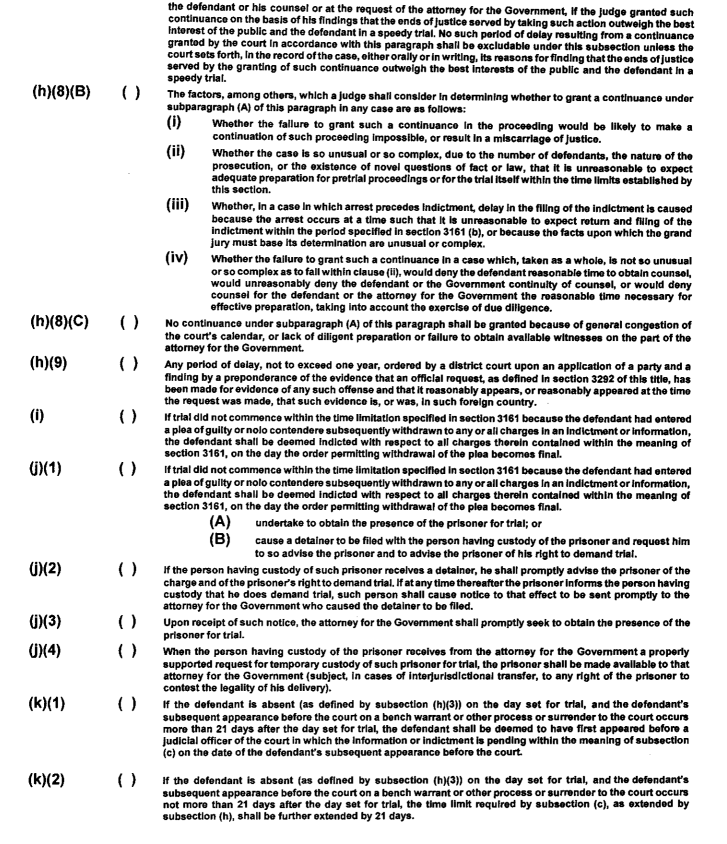
UNITED STATE			
UNITED STAT	ES OF AMER	THANKED OF ODEEDY TOLAL	
		ORDER OF EXCLUDABLE DELAY	
	10	CASE NUMBER 1:13-CT-00150-WFK-1	
	/S-		
wonami	nad Ajn	nal Choudhry Defendantx	
	lt is her	reby stipulated that the time periods from 09/26/2013 until (XXX) revocation of this	
stipulation (11 22	are excluded periods of delay under the following code(s):	
SECTION 3161	DELAY CODE	DELAY CATEGORY	
(h)(1)		Any period of delay resulting from other proceedings concerning the defendant, including but not limited to-	
	(A)	delay resulting from any proceeding, including any examinations, to determine the mental competency or physical capacity of the defendant;	
	(B)	delay resulting from any proceeding, including any examination of the defendant, pursuant to section 2902 [1] of title 28, United States Code;	
	(C)	delay resulting from deferral of prosecution pursuant to section 2902 [1] of title 28, United States Code;	
	(D)	delay resulting from trial with respect to other charges against the defendant;	
	(E)	delay resulting from any interlocutory appeal;	
	(F)	delay resulting from any pretrial motion, from the filing of the motion through the conclusion of the hearing on, or other prompt disposition of, such motion;	
	(G)	delay resulting from any proceeding relating to the transfer of a case or the removal of any defendant from another district under the Federal Rules of Criminal Procedure;	
	(H)	delay resulting from transportation of any defendant from another district, or to and from places of examination or hospitalization, except that any time consumed in excess of ten days from the date an order of removal or an order directing such transportation, and the defendant's arrival at the destination shall be presumed to be unreasonable;	
	(!)	delay resulting from consideration by the court of a proposed plea agreement to be entered into by the defendant and the attorney for the Government; and	
	(7)	delay reasonably attributable to any period, not to exceed thirty days, during which any proceeding concerning the defendant is actually under advisement by the court.	
(h)(2)	()	Any period of delay during which prosecution is deferred by the attorney for the Government pursuant to written agreement with the defendant, with the approval of the court, for the purpose of allowing the defendant to demonstrate his good conduct.	
(h)(3)	()	Any period of delay resulting from the absence or unavailability of the defendant or an essential witness.	
(h)(4)	()	Any period of delay resulting from the fact that the defendant is mentally incompetent or physically unable to stand trial.	
(h)(5)	()	Any period of delay resulting from the treatment of the defendant pursuant to section 2902 [1] of title 28, United States Code.	
(h)(6)	()	If the information or indictment is dismissed upon motion of the attorney for the Government and thereafter a charge is filed against the defendant for the same offense, or any offense required to be joined with that offense, any period of delay from the date the charge was dismissed to the date the time limitation would commence to run as to the subsequent charge had there been no previous charge.	
(h)(7)	()	If the information or indictment is dismissed upon motion of the attorney for the Government and thereafter a charge is filed against the defendant for the same offense, or any offense required to be joined with that offense, any period of delay from the date the charge was dismissed to the date the time limitation would commence to run as to the subsequent charge had there been no previous charge.	
(h)(8)(A)	()	Any period of delay reculting from a continuous granted by any ludge on his guar metter as at the secure of	



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The defendant(s) has/have been fully aware by counsel that pursuant to rights guaranteed under the Sixth Amendment to the Constitution, the

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Speedy Trial Act of 1974, 18 USC 3161-3174, the Plan and Rules of this Court adopted pursuant to that act, and Federal Rule of Criminal Procedure 50(b),

the defendant is entitled to be tried before a jury within a specified time period, not counting excludable periods.**

The Court approves this Speedy Trial Waiver upon its findings that this action serves the ends of justice an trial. For those reasons a continuance must be granted.	Excludable Delay for the reasons stated orally on the record and based doutweighs the best interest of the public and this defendant in a speedles
	s/WFK
Dated: Brooklyn, New York 09/26/2013	United States District Judge
Consented to:	Defendant

Moreauth D

Counsel for defendant

Court signature required for Excludable Delay and Waiver of Speedy Trial; Defendant, defense counsel, and prosecutor to sign consent only if defendant is waiving Speedy Trial.

Counsel for defendant